GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE BILL 1134 Committee Substitute Favorable 6/18/08 Committee Substitute #2 Favorable 6/30/08

Short Title:	Cleanup of Abandoned Manufactured Homes.	(Public)
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Sponsors:

Referred to:

March 28, 2007

1		A BILL TO BE ENTITLED	
2	AN ACT TO	PROTECT PUBLIC HEALTH AND THE ENVIRONMENT BY	
3	ENCOURA	GING COUNTIES TO DEVELOP PLANS THAT PROVIDE FOR	
4	THE DECC	INSTRUCTION OF ABANDONED MANUFACTURED HOMES	
5	AND THE R	EMOVAL OF REUSABLE OR RECYCLABLE COMPONENTS, BY	
6	PROVIDING	G FOR THE ABATEMENT OF ABANDONED MANUFACTURED	
7	HOMES T	HAT ARE DETERMINED TO BE A NUISANCE, AND TO	
8		E THAT A PORTION OF THE SOLID WASTE MANAGEMENT	
9	TRUST FU	ND BE USED TO FUND THE DECONSTRUCTION AND	
10	REMOVAL	OF ABANDONED MANUFACTURED HOMES.	
11	The General Ass	sembly of North Carolina enacts:	
12	SECTION 1. Article 9 of Chapter 130A of the General Statutes is amended		
13	by adding a new Part to read:		
14	" <u>P</u>	art 2F. Management of Abandoned Manufactured Homes.	
15	" <u>§ 130A-309.99</u>	A. Findings; purpose.	
16	<u>(a)</u> The C	eneral Assembly finds that:	
17	<u>(1)</u>	The number of manufactured homes in North Carolina has risen	
18		dramatically as land has become scarce and the housing market has	
19		become more expensive.	
20	<u>(2)</u>	Manufactured homes may be difficult and expensive to repair when	
21		they begin to deteriorate. Often consumers simply buy another	
22		manufactured home unit rather than refurbish a manufactured home	
23		that needs repair.	
24	<u>(3)</u>	According to data obtained through the 2000 United States Census,	
25		there are more than 80,000 vacant manufactured homes in North	
26		Carolina, of which 40,000 are estimated to be permanently untended or	
27		in need of extensive repair.	

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1	<u>(4)</u>	Abandoned manufactured homes create public health and
2		environmental problems and are a visual blight on the landscape of
3		North Carolina. Further, an abandoned manufactured home poses a fire
4		hazard, a safety hazard to unsupervised children, and is a potential
5		source of toxic or hazardous materials that may escape into the
6		environment. As a result, abandoned manufactured homes constitute a
7		nuisance.
8	<u>(5)</u>	Most landfills will not accept intact manufactured homes due to their
9		bulky nature. In those instances where landfills do accept intact
10		manufactured homes for disposal, the cost of disposal can be
11		prohibitive for many manufactured homeowners. Landfill disposal
12		costs include tipping fees, the costs of transporting the obsolete
13		structures to the landfill, and the costs of removing any hazardous
14		materials, such as asbestos and other harmful chemicals.
15	<u>(6)</u>	Many components of manufactured homes can be reused or recycled,
16		including windows, screens, doors, copper tubing, copper wiring,
17		aluminum, tin, steel, lumber, steel frames, pipes, countertops, cabinets,
18		and other appliances and fixtures. It is estimated that twenty-six
19		percent (26%) to thirty-eight percent (38%) of the components of a
20		manufactured home can be reused or recycled without extensive
21		manual labor.
22	(7)	It is desirable to allow units of local government to manage the
23	<u>(7)</u>	disposal of abandoned manufactured homes for themselves and to
23 24		•
24 25		encourage regional approaches to the deconstruction of abandoned
		manufactured homes, the removal of components from abandoned
26		manufactured homes that are reusable or recyclable, and the proper
27	$\langle 0 \rangle$	disposal of the remainder.
28	<u>(8)</u>	It is in the State's best interest to encourage the reduction of the
29		volume of intact manufactured homes being disposed of at public
30		sanitary landfills, to encourage the deconstruction of abandoned
31		manufactured homes, the removal of components from abandoned
32		manufactured homes that are reusable or recyclable, and to encourage
33		the proper disposal of the remainder.
34		purpose of this Part is to provide units of local government with the
35		ing, and guidance needed to provide for the efficient and proper
36	identification,	deconstruction, recycling, and disposal of abandoned manufactured
37	homes in this St	tate.
38	" <u>§ 130A-309.99</u>	B. Definitions.
39	The following	ng definitions apply to this Part:
40	<u>(1)</u>	'Abandoned manufactured home' means a manufactured home or
41		mobile classroom that is both:
42		a. Vacant or in need of extensive repair.
43		b. An unreasonable danger to public health, safety, welfare, or the
44		environment.

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1	<u>(2)</u>	<u>'Intact' when used in connection with 'abandoned m</u>	
2		means an abandoned manufactured home from whi	
3	(2)	axles, white goods, and recyclable materials have no	t been removed.
4 5	$\frac{(3)}{(4)}$	'Manufactured home' is defined in G.S. 105-187.60.	that passage on
5 6	<u>(4)</u>	<u>'Responsible party' means any person or entity</u> ownership interest in an abandoned manufactured ho	A
7	"8 130A-309.9	9C. Management of abandoned manufactured hom	
8		– Each county shall consider whether to implement	
9		f abandoned manufactured homes. If, after conside	
10	-	implement a program, the county must state in the co	-
11		nent plan that it is required to develop under G.S. 130	-
12	÷	nsidered whether to implement a program for the	
13	•	nufactured homes and decided not to do so. A county	-
14	reconsider its decision not to implement a program for the management of abandoned		
15	manufactured homes. If the county decides to implement a program, the county shall		
16		ten plan for the management of abandoned manufa	
17	include the plan as a component of the comprehensive solid waste management plan it		
18	is required to	develop under G.S. 130A-309.09A(b). At a minimu	im, the plan shall
19	include:		
20	<u>(1)</u>	A method by which the county proposes to ic	lentify abandoned
21		manufactured homes in the county, including, with	thout limitation, a
22		process by which manufactured homeowners or	
23		parties may request designation of their home	as an abandoned
24		manufactured home.	
25	<u>(2)</u>	A plan for the deconstruction of these abando	ned manufactured
26		homes.	
27	<u>(3)</u>	A plan for the removal of the deconstructed compo	onents for reuse or
28		recycling, as appropriate.	
29	<u>(4)</u>	A plan for the proper disposal of abandoned manufa	
30		are not deconstructed under subdivision (2) of this su	
31		ority to Contract. – A county may contract with and	
32	-	a private entity in accordance with Article 15 of Ch	
33		es to provide for the management of abandoned ma	
34		ty and the implementation of its plan under subsection	
35		Authority. – A unit of local government or a party th	
36	•	der subsection (b) of this section may charge a dis	-
37		abandoned manufactured home at a landfill pursuant to	
38 39	<u>(d)</u> <u>An i</u> landfill.	ntact abandoned manufactured home shall not be	uisposed of III a
39 40		PD. Process for the disposal of abandoned manufac	turad homos
40 41		county adopts and implements a plan for the manager	
41		nomes pursuant to this Part, the county shall notify the	
43		fied abandoned manufactured home in the county th	
44		nome must be properly disposed of by that person w	
• •		tome must be property disposed of by that person w.	<u>101111 20 0010. 1110</u>

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notice shall be in writing and shall be served on the person as provided by Rule 4(j) of 1 the Rules of Civil Procedure, G.S. 1A-1. The notice shall disclose the basis for the 2 3 action and advise that a hearing will be held before a designated public officer at a place 4 within the county in which the manufactured home is located not less than 10 days nor 5 more than 30 days after the serving of the notice; that the responsible party shall be 6 given the right to file an answer to the order and to appear in person, or otherwise, and 7 give testimony at the place and time fixed in the notice; and that the rules of evidence 8 prevailing in courts of law or equity shall not be controlling in hearings before the 9 public officer. 10 (b) If, after notice and hearing, the public officer determines that the 11 manufactured home under consideration is abandoned, the officer shall state in writing 12 the officer's findings of fact in support of that determination, and the county shall order 13 the person to dispose of the abandoned manufactured home within 90 days of the 14 expiration of this period. If the responsible party fails to comply with this order, the 15 county shall take any action it deems reasonably necessary to dispose of the abandoned manufactured home, including entering the property where the abandoned manufactured 16 17 home is located and arranging to have the abandoned manufactured home deconstructed 18 and disposed of in a manner consistent with the plan developed under 19 G.S. 130A-309.92(a). If the responsible party is not the owner of the property on which 20 the abandoned manufactured home is located, the county may order the property owner 21 to permit entry onto the owner's property by an appropriate party to permit the removal 22 and proper disposal of the abandoned manufactured home. 23 This section does not apply to any of the following: (d) 24 A retail business premises where manufactured homes are sold. (1) 25 (2) A solid waste disposal facility where no more than 10 manufactured 26 homes are stored at one time if all of the manufactured homes received 27 for storage are deconstructed or removed from the facility within one 28 year after receipt. 29 This section does not change the existing authority of a county or a (e) 30 municipality to enforce any existing laws or of any person to abate a nuisance. 31 "§ 130A-309.99E. Grants to local governments. 32 The Department shall use funds from the Solid Waste Trust Fund established (a) 33 by G.S. 130A-309.12 to: 34 Provide grants to counties to reimburse their expenses for activities (1)35 under this Part. 36 Provide technical assistance and support to counties to achieve the (2)37 purposes of this Part. 38 Implement this Part, including costs associated with staffing, training, (3) 39 submitting reports, and fulfilling program goals. 40 Each county that requests a reimbursement grant from the Department shall (b) 41 also submit to the Department a proposed budget specifying in detail the expenses it 42 expects to incur in a specified time period in connection with the activities under this Part. The Department shall review each submitted budget and make modifications, if 43 necessary, in light of the availability of funds, the county's capacity to effectively and 44

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efficiently manage the abatement of abandoned manufactured homes, and any other 1 2 factors that the Department reasonably determines are relevant. When the Department 3 and a county agree on the amount of the county's budget under this subsection, the 4 Department and the county shall execute an agreement that reflects this amount and that 5 specifies the time period covered by the agreement, and the Department shall reserve 6 funds for the county in the amount necessary to reimburse allowable costs. The amount 7 of a reimbursement grant shall be calculated in accordance with subsections (c) and (d) 8 of this section. A county shall not receive a reimbursement grant unless it has filed all 9 the annual reports it is required to submit under G.S. 130A-309.96. 10 (c) Reimbursement grants shall be made in accordance with the terms of the 11 grant agreement developed pursuant to subsection (b) of this section, but in any event, 12 all reimbursements shall be calculated on a per-unit basis and based on the actual cost of such activities, not to exceed one thousand dollars (\$1,000) for each unit. For a county 13 14 designated as a development tier one or two area pursuant to G.S. 143B-437.08 where the costs associated with the disposition of an abandoned manufactured home in a 15 16 manner consistent with this Part exceed one thousand dollars (\$1,000) per unit, a county 17 may request a supplemental grant in an amount equal to fifty percent (50%) of the amount in excess of one thousand dollars (\$1,000). The Department shall consider the 18 19 efficiency and effectiveness of the county program in making the supplemental grant, 20 and the county participation must be a cash match. 21 (d) A county shall use reimbursement grant funds only for operating expenses 22 that are directly related to the management of abandoned manufactured homes. If an 23 operating expense is partially related to the management of abandoned manufactured 24 homes, a county may use the reimbursement grant funds to finance the percentage of the 25 cost that equals the percentage of the expense that is directly related to the management 26 of abandoned manufactured homes. "§ 130A-309.99F. Authority to adopt ordinances. 27 28 A county, or a unit of local government that is delegated authority to do so by the 29 county, may adopt ordinances it deems necessary in order to implement this Part. 30 "§ 130A-309.99G. Reporting on the management of abandoned manufactured 31 homes. 32 (a) On or before 1 August of each year, any county that receives a reimbursement grant under G.S. 130A-309.94 shall submit a report to the Department that includes all 33 34 of the following information: 35 (1) The number of units and approximate tonnage of abandoned 36 manufactured homes removed, deconstructed, recycled, and disposed 37 of during the previous fiscal year. 38 A detailed statement of the county's abandoned manufactured homes (2)account receipts and disbursements during the previous fiscal year that 39 40 sets out the source of all receipts and the purpose of all disbursements. 41 The obligated and unobligated balances in the county's abandoned (3) 42 manufactured homes account at the end of the fiscal year.

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(4)	An assessment of the county's progress in removin	g. deconstructing.
<u> </u>	recycling, and disposing of abandoned manufactured	
	with this Part.	
(b) The	Department shall include in its annual report to the	ne Environmental
	ission under G.S. 130A-309.06(c) a description of th	
	nufactured homes in the State for the fiscal year ending	•
	cription of the management of abandoned manufact	
	ne following information:	area nomes shan
<u>(1)</u>	The cost to each county of managing its abandon	red manufactured
<u>(1)</u>	home program during the reporting period.	ica manufacturea
(2)	The beginning and ending balances of the Solid W	asta Managamant
<u>(2)</u>	Trust Fund for the reporting period and a list of gran	•
	Fund for the period, itemized by county.	
(3)	A summary of the information contained in the rep	orte submitted by
<u>(3)</u>	counties pursuant to subsection (a) of this section.	ons submitted by
(A)		dara halpful in
<u>(4)</u>	Any other information the Department consi understanding the problem of managing abandon	
	understanding the problem of managing abandon	led manufactured
119 130 A 300 0	homes in the State.	
	9H. Effect on local ordinances.	1 4 1 10 0
	all not be construed to limit the authority of counties u	
-	of the General Statutes or the authority of cities un	der Article 19 of
_	of the General Statutes."	1 1
	TION 2. G.S. 130A-309.06(c) is amended by adding a	a new subdivision
to read:		
<u>(14)</u>	<u>A description of the activities related to the managen</u>	
		ccordance with
	G.S. 130A-309.96, the beginning and ending balan	
	Waste Management Trust Fund for the reporting	-
	amount of funds used, itemized by county, for grants	
	<u>2E of Article 9 of Chapter 130A of the General Statu</u>	
	TION 3. G.S. 130A-309.09A(b) is amended by	adding a new
subdivision to r		
" <u>(9)</u>	Include as a component a written plan for the	-
		equired under
	<u>G.S. 130A-309.92(a).</u> "	
	TION 4. The Department of Environment and Natura	
• •	p to one million dollars (\$1,000,000) from the Solid W	-
Trust Fund esta	ablished by G.S. 130A-309.12 in order to fund the clea	nup of abandoned
mobile homes a	as provided in G.S. 130A-309.99E.	
SEC	TION 5. A county designated as a development tier	r one or two area
-	S. 143B-437.08 may, upon resolution by the Board of	
their intent to (i) develop a plan for the management of abandoned ma	nufactured homes
and (ii) impler	nent the plan once developed, request a planning gr	ant of up to two
-	nundred dollars (\$2,500) from the Solid Waste Manage	-

- These funds shall be used by the county to prepare a plan as provided in 1
- G.S. 130A-309.99C, as enacted by Section 1 of this act, and to identify abandoned 2 3 manufactured homes.
- 4
- SECTION 6. This act becomes effective 1 March 2009 and expires 1 5 October 2023.